

WEST VIRGINIA LEGISLATURE

REGULAR SESSION, 1967

ENROLLED

Com. Sub. Jw

SENATE BILL NO. 101

(By Mr. *Moreland original sponsor*)

PASSED March 11, 1967

In Effect from Passage

FILED IN THE OFFICE
ROBERT D. BAILEY
SECRETARY OF STATE
THIS DATE 3-21-67

#101

ENROLLED
JUDICIARY
COMMITTEE SUBSTITUTE
FOR
Senate Bill No. 101
(MR. MORELAND original sponsor)

[Passed March 11, 1967; in effect from passage.]

AN ACT to amend and reenact section nine, article fourteen, chapter sixteen of the code of West Virginia, one thousand nine hundred thirty-one, as amended, relating to the management of barber and beauty shops; restricting other businesses from being carried on in barber and beauty shops; relating to the physical arrangement of barber and beauty shops; prohibiting signs advertising prices; and regulating employment of junior beauticians.

Be it enacted by the Legislature of West Virginia:

That section nine, article fourteen, chapter sixteen of the

code of West Virginia, one thousand nine hundred thirty-one, as amended, be amended and reenacted to read as follows:

**ARTICLE 14. BARBERING, BEAUTY CULTURE AND
MANICURING.**

§16-14-9. Shop to be managed by registered barbers and beauticians; number of junior barbers permitted; restrictions as to other businesses; sign; advertising of prices prohibited.

Every barber or beauty shop in this state shall be
2 operated under the supervision and management of a
3 barber or beautician who is registered as such in this
4 state. Each barber shop in this state may employ at least
5 one junior barber therein. However, in shops regularly
6 employing more than three registered barbers only one
7 such junior barber may be employed for every three
8 such registered barbers, but in no event can more than
9 three such junior barbers be employed in any one barber
10 shop, and each beauty shop shall have the right to employ
11 one junior beautician for each registered beautician
12 therein. No business or trade other than that of barbering
13 shall be conducted in a barbershop and no business or

14 trade other than that of beauty culture shall be con-
15 ducted in a beauty shop, except the display and/or sale
16 of commodities or other articles used in connection with
17 barbering or beauty culture, and no such barber or beauty
18 shop shall be operated in a store, dwelling house, or other
19 building or space used for any purpose other than bar-
20 bering or beauty culture unless such barber or beauty
21 shop is separated by stationary partitions extended from
22 floor to ceiling: *Provided*, That nothing herein contained
23 shall be construed as prohibiting a barbershop from car-
24 rying on the business of shoe shining or manicuring or
25 both shoe shining and manicuring. A suitable sign shall
26 be displayed at the main entrance of all barber and beauty
27 shops, plainly indicating the business conducted therein:
28 *Provided, however*, That no sign shall be displayed out-
29 side any barber or beauty shop or inside the same, so as
30 to be clearly visible from the outside and for the ostensi-
31 ble purpose of attracting trade, which in any way adver-
32 tises the prices to be charged in such barber or beauty
33 shop for services to be therein performed.

The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

William Tompaz
Chairman Senate Committee

Clayton C. Davidson
Chairman House Committee

Originated in the Senate.

To take effect from passage.

Howard Meyer
Clerk of the Senate

C. A. Blankenship
Clerk of the House of Delegates

Howard W. Carso
President of the Senate

H. Saban White
Speaker House of Delegates

The within approved this the 17
day of March, 1967.

Hullett C. Smith
Governor



PRESENTED TO THE
GOVERNOR

Date 3/17/67

Time 3:21 P.M.